MORTGAGE RECORD No. 469.

and part of the constant learn. "O		ments shall, upon the sale thereof.	noney, or any part thereof, monthly as a Laws of said Association; and if, in ca se insufficient to prepay said Association	any balance which may
we the payment of talk monthly sun aggregatingSUNE 509R ARM. 507A00	due and owing on said loan	promise and agree to fully pay and other charges required by the By-I ix months, then the whole of this	discharge same. If We aws or shall become indebted to the As bligation shall become due and pavable	shall fail for a sociation in a sum equal and may be collected by
resulter until the naturity of said steek and the payment of all fines, penalties, divences, lives and other charges shall cuttile all of said settlinists of these charges and percent the part of the pay of the said steel the payment of the				
one of recommendate by sold Associations is the property theorem of the same of the contract o	어린 그 아이를 받아 먹는 사람들은 학자가 가게 되는데 하다.		이 시청하다 나가 말하는데 나라하게 있다고	사회는 사람이 많아 들었다.
Attest: 200. 3. Hill Souretary. NOW THERPORE, Head part	이 경기가 가지 않는데 하는 그들이 이 이 경기가 하는 하는 것으로 보는 그 이 그렇게 하는 것 같아.			the first of the second
Attest: goo. S. Hill Scortary. Frosident Frosi				lsa,Oklahoma,
NOW THEREFORK, It said party of the first part shall now the server some of money mentioned in add ance or chilepton, including all does, incoming the content of fines, when they shall be up become due and payable, as of received, and all clinically performed in the long expension therein contained, then received the same of the party of the principal of and does, the unput interest and fines, and the appendix therein contained, then received by the party and the same amounts and internets, on the prevente the first of and premise, together with the charges at provided to policy and Americal contained, then the party of the same and the party and the prevented and fines, and the appendix the party in the plants of the principal of and does, the unput interest and fines, and the appendix the party in the plants of the party of the plants of the party to the party of the plants of the party to the party of the plants of the party to the party of the plants of the party to the party of the plants of the party of the party of the plants of the party of the party of the plants of the party of t	6 Losm 1350	/Com 8-07\	0. K. Investment	Co.
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read and fines, when they shall he or become due and payable, an aforesaid, and shall faithfully perform all of the said agreements themse controlled to compression, their work was the said agreement to the compression of the payable of the said agreements themselves proceeding the concentration of the said agreements themselves proceeding the concentration of the said agreements themselves the said of the said agreements themselves proceeding the concentration of the said agreements and insurance, and to protect the title of and premises, regarder with the churges as provided by the concentration of the said agreements and insurance, and to protect the title of and premises, regarder with the churges as provided by the concentration of the said agreement to the concentration of the said	Secreta	ary.	Preside	nt
DOLLARS, strongs fee or instituting unit posses the mortagers will contain a synthetic and the said and proved the second part shall be applied on the payment of said days. And the said part. X. of the first part, for each conditional contains a synthesis of the second part shall be applied on the payment of said days. And the said part. X. of the first part, for each conditional contains the said proceedings to foreclose the mortages, the indebtdess thereby secured shall be applied to first part, for each proceeding to foreclose the mortages, the indebtdess thereby secured shall be applied and the surrend value thereof as one of payment of legal proceedings to foreclose the mortages, the indebtdess thereby secured shall be caused and the surrend value thereof as one of the payment of the said cost of the said note or of this mortage, the mortages are the indebtdess to the said the said note or of this mortage, the mortages cave the said reads, which has the cost of collection thereof, shall be supplied upon the indebtdess hereby secured. The first payment is the said part X. of the first part. In 18. A. B. A.	NOW THEREFORE, If said part — of the first par rest and fines, when they shall be or become due and pe see presents, shall be void, otherwise the same shall led for the unpaid amount of the principal of said not second part, to pay said taxes, assessments and ins	rt shall pay the several sums of mayable, as aforesaid, and shall faitle and remain in full force and ete, the unpaid interest and fines, as surance, and to protect the title of	ney mentioned in said note or obligatio fully perform all of the said agreements fect, and this mortgage may be immedia d the expenditures hereinbefore named, f said premises, together with the charge	n, including all dues, in- therein contained, then tely foreclosed and en- made by the said party as as provided by the
which parts of the second part shall be applied on the symmets of aid delt. And the shall part X. of the first part for and socialisation for 9.8 """ the event of legal proceedings to forcelose this mortgage, the incibite beaution of the state of Chishmen to the state of legal proceedings to forcelose this mortgage, the incibite beaution of the state of legal proceedings to forcelose this mortgage, the incibite beaution of the state of legal proceedings to forcelose this mortgage, the incibite beaution of the state of Chishmen are to govern. The the event is the state of the state of the state of the state of Chishmen are to govern. The state of Chishmen are to govern. Attest: Goo. B. Hill. ACKNOWLEDGMENT GOUNDLY, 18 ACKNOWLEDGMENT GOUNDLY, 18 ACKNOWLEDGMENT GOUNDLY, 18 ACKNOWLEDGMENT COUNTY, 18 ACKNOWLEDGMENT ACKNOWLEDGMENT The state of Chishmen are to govern. ACKNOWLEDGMENT ACKNOWLEDGMENT ACKNOWLEDGMENT ACKNOWLEDGMENT The state of Chishmen are to govern. ACKNOWLEDGMENT ACKN				
In the count of detault on the part of the mostager is the performance of any of the chilections of the said once or did in mortage. the mostager and be entitled to pessession of the premises and to all of the rons and profits thereafts counting from said property, and shall be entitled to collect and solve the said results which here the cost of collection thereof, shall be spilled upon the indebtideness bereby secured. In the constraing fibst contract the Byt-laws of said Association and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the laws of the State of Uniform Control of MacROSOLATION, and the State of Uniform Control of Uniform C				internal description in the Article
IN WITNESS WHEREOF, The said part Y. of the first part ha. S. hereuntoset. 158 hand and seal the day and year above return. Attest: Geo. B. Hill	reby expressly waive an appraisement of said real estate a the event of legal proceedings to foreclose this mortgage er cent per annum in lieu of further monthly installment rovided in the By-Laws of said Association, as of the date of	and all the benefits of the homestea e, the indebtedness thereby secured ts, and the shares of stock above of the first default, shall be applied i	i exemption and stay laws of the State of shall bear interest from date of default referred to shall be cancelled and the state of the sums due on this mort	of Oklahoma. It the rate of ten $(10^{e_{\theta}^{*}})$ rrender value thereof as gage.
Attest: Geo. B. Bill, Secretary ACKNOWLEDGMENT County, ss. Before me, 192 personally sppeared. 192 personally sppeared. 193 personally speared. 194 consultant of Oklahoma, 195 personally speared. 195 personally speared. 196 ree and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. WITNESS my hand and official seal the day and year above set forth. ATE OF OKLAHOMA. Ss. 192 CORPORATION ACKNOWLEDGMENT. ATE OF OKLAHOMA. Ss. Before me Harry D. Wilborn, a Notary Public, in and for said County and State on this will known to be the President and Secretary respectively of the O. K. Investment apany, and the persons who executed the within and foregoing instrument and acknowledge me that they executed the same as their free and voluntary act and as the free and luntary act and deed of the said Corporation for the uses and purposes therein set fort witness my hand and official seal on the day and year last above written. Commission expires May 27, 1924. (Seal) Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. A. Meson 49 Page. As developed the said County of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page. Filed for record in Tules County, Oklahoma, on the 8 day of Meson 49 Page.				
Attest: Geo. B. Hill, Secretary ACKNOWLEDGMENT County, ss. By Omer K. Benedict. President. ACKNOWLEDGMENT County, ss. Before me. 152. personally appeared. 152. personally appeared. 153. personally appeared. 154. on me known to be the identical person. 155. who executed the within and foreigning instrument, and knowledged to me that. WITNESS my hand and official seal the day and year above set forth. WITNESS my hand and official seal the day and year above set forth. OCRPORATION ACKNOWLEDGMENT. ATE OF OKLAHOMA, Ss. Before me Harry D. Wilborn, a Hotary Public, in and for said County and State on this the day of Decamber, 1923, personally appeared Omer K. Benedict and Geo. E. Hill to real known to be the President and Secretary respectively of the O. K. Luvestment engally, and the persons who executed the within and foregoing instrument end acknowledge me that they executed the same as their free and voluntary act and as the free and numtary act and deed of the said Corporation for the uses and purposes therein set fort witness my hand and official seal on the day and year last above witten. Commission expires May 27, 1924. (Seal) Flied for record in Tules County, Oklahoma, on the				
ACKNOWLEDGMENT County, ss. Before me,	Attest: Geo. E. Hill.	(corporal)	O.K. Investment Co	
ACKNOWLEDGMENT County, ss. Before me,	Secr	retary. 0	By Omer K. Benedic	t
ACKNOWLEDGMENT County, ss. Before me			President	7.
cknowledged to me thatexecuted the same asfree and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. My commission expires	지역 경기는 이 시간 중요한 다시 그 사람들이 되었다. 그 살아왔다고 되었다. 하는 것이 없다.		said County and State, on this	
WITNESS my hand and official seal the day and year above set forth. My commission expires	그는 그는 사는 사람들이 가장 하면 사람들이 가는 사람들은 사람들이 되었다.			
WITNESS my hand and official seal the day and year above set forth. My commission expires. ATE OF OKLAHOMA,) unty of Tulsa.) ss. Before me Harry D. Wilborn, a Notary Public, in and for said County and State on this fth day of Decamber, 1923, personally appeared Omer K. Benedict and Geo. E. Hill to well known to be the President and Secretary respectively of the O. K. Investment mpany, and the persons who executed the within and foregoing instrument and acknowledge me that they executed the same as their free and voluntary act and as the free and luntary act and deed of the said Corporation for the use and purposes therein set fort witness my hand and official seal on the day and year last above written. commission expires May 27, 1924. (Seal) Filed for record in Tulsa County, Oklahoma, on the day and day of Dec. 1923, at 11:35	knowledged to me thatexecuted the	known to be the identical person.	who executed the within and for	regoing instrument, and a therein set (orth:
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o'clock A. M., Book 469, Page 49	to me chatexecuted the with the character with the w	known to be the identical person. same asfree and voluntar r above set forth.	who executed the within and fo	regoing instrument, and
Rrady Brown (Seal) 0. G. Weaver.	witness my hand and official seal the day and year y commission expires	is known to be the identical person. Is same asfree and voluntar It above set forth.	who executed the within and for y act and deed for the uses and purpose and for said County and K. Benedict and Geo.	regoing instrument, and a therein set forth: Notary Public. State on thi E. Hill to
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